



# भारत का राजपत्र

## The Gazette of India

प्राधिकार से प्रकाशित  
PUBLISHED BY AUTHORITY

सं. ४]

नई दिल्ली, शनिवार, फरवरी 25, 1967 (फल्गुन ६, १८८८)

No. 8] NEW DELHI, SATURDAY, FEBRUARY 25, 1967 (PHALGUNA 6, 1888)

इस भाग में भिन्न पृष्ठ संख्या वाली हो जाती है किससे कि यह असम संकलन के रूप में रखा जा सके।  
Separate paging is given to this Part in order that it may be filed as a separate compilation.

## भाग III—लकड़ ३

## PART III—SECTION 3

लघु प्रशासनों से संबंधित अधिसूचनाएं

## Notifications relating to Minor Administrations

## GOVERNMENT OF PONDICHERRY

## Finance Department

Pondicherry-1, the 9th February 1967

No. 1-29/66/F5.—Shri V. Swaminathan, a retired Commercial Tax Officer, of the Government of Madras is appointed to officiate as Commercial Tax Officer of the Sales Tax Department, Pondicherry for a further period of one year with effect from the forenoon of 29-3-67. The appointment is terminable by three months notice on either side.

(By order of the Lieutenant Governor)

B. SHAIK ISMAIL  
Under Secretary (Finance)

## UNION TERRITORY OF DADRA &amp; NAGAR HAVELI

Registrar of Cooperative Societies

Silvassa, the 7th February 1967

No. COOP/IND/13/1967/284.—This is to certify that the Danodyog Sahakari Sangh Ltd., Silvassa has been registered on 7-2-1967, under section 9(1) of the Gujarat Cooperative Societies Act, 1961 as extended to the Union Territory of Dadra and Nagar Haveli, under Notification No. ADM/LAW/6, dated 1-4-1965, of the Administrator, Dadra and Nagar Haveli, Silvassa.

N. M. KAMDAR,  
Registrar,  
Cooperative Societies,  
Dadra and Nagar Haveli,  
Silvassa

Silvassa, the 8th February 1967

No. ADM/SUP/SGR/130/67.—In exercise of the powers conferred by clause 7 of the Sugar (Control) Order read with Administration's Notification No. ADM/SUP/SGR/2195/66 dated 9th December 1966 and Government of India, Ministry of Food, Agriculture, Community Development and Cooperation (Dept. of Food) Notification No. GSR /Ess. Com./Sugar dated 1st February, 1967, the Secretary to the Administrator, Dadra and Nagar Haveli hereby fixes the sale prices specified in column (3) and (4) of the schedule hereto annexed of sugar produced by the Sahakari Khand Udyog Mandali Ltd., Gañdevi (District—Bulsar).

## SCHEDULE

Indian Sugar Standard Grade	Ex-Factory price per quintal fixed by Central Government	Wholesale price per quintal.	Retail price per Kilogram	
			Within the radius of 8 K. M. from Silvassa	Outside the radius of 8 K. M. from Silvassa
C 30 ..	Rs. 145.05	Rs. 149.80	Rs. 1.53	Rs. 1.55
D 30 ..	143.90	148.65	1.52	1.54
E-30 ..	143.35	148.10	1.51	1.53

The said prices come into force from 1-2-67 and are applicable to all stocks of sugar purchased from the factory on or after this date.

N. M. KAMDAR,  
Secretary to the Administrator,  
Dadra and Nagar Haveli,  
Silvassa

*Silvassa, dated the 15th February 1967*

**SUBJECT :—** Extension of activities of the Gujarat State Financial Corporation to the Union Territory of Dadra and Nagar Haveli.

#### AGREEMENT

No. ADM/LAW/156(79).—This agreement made this nineteenth day of January One thousand nine hundred and sixty-seven, between the Governor of Gujarat of the one part and the President of India acting through the Administrator, Dadra and Nagar Haveli, of the other part;

Whereas the Gujarat State Financial Corporation (hereinafter referred to as "the said Corporation") has been established for the Gujarat State under section 3 of the State Financial Corporations Act, 1951 (63 of 1951) (hereinafter referred to as "the said Act") And whereas section 46A of the said Act enables any State other than the one for which a Financial Corporation has been established to enter into an agreement with the State for which a Financial Corporation has been established if such other State desires that the Financial Corporation already established should also serve its needs; And whereas the expression "the State" in the said Section includes a Union Territory; And whereas the parties hereto have after consultation with the Reserve Bank of India agreed that the State of Gujarat and the Union Territory of Dadra and Nagar Haveli (hereinafter called "the said Union Territory") should participate in the said Corporation.

NOW THIS AGREEMENT WITNESSETH AS follows :—

(1) The authorised capital of the said Corporation already fixed at Rupees two crores and its subscribed and paid-up capital of Rupees one crore divided into one lakh fully paid-up shares of the value of Rs. 100 (One hundred) each shall remain unaltered for the present.

(2) The Administration of Union Territory of Dadra and Nagar Haveli shall not participate in share capital of the Corporation. The Capital structure of the said Corporation shall for the present remain as it was before the agreement was executed. In the event of disposal of shares subscribed under sub section (5) of section 4 of the said Act by the participating Government, the Administration of Union Territory of Dadra and Nagar Haveli shall have no claim on shares subscribed by Government of Gujarat.

(3) The said Corporation shall in due course raise additional capital to meet the requirements of the said Union Territory as and when necessary.

(4) The number of directors on the Board of Directors of the said Corporation (hereinafter referred to as the Board) shall remain ten as heretofore. All the Directors required to be nominated by the State Government under section 10(a) of the Act shall be nominated by the Government of Gujarat.

(5) The Administration of Union Territory of Dadra and Nagar Haveli shall have no right on the surplus in the net profits after declaring a dividend at the rate specified; such surplus shall be paid to the Government of Gujarat as provided in sub-section (3) of section 35 of State Financial Corporations Act, 1951. The amount of subvention so far paid by the Gujarat Government to the Corporation will be repayable to that Government only and the said Union Territory will not have any claim on that amount.

(6) Except as herein otherwise expressly provided, the several functions of the State Government under the

said Act, shall be exercised by the Government of Gujarat and the references in the said Act to the State Government shall be construed accordingly.

(7) The circumstances and conditions prevailing in the said Union Territory and the requirements thereof shall be essentially taken into consideration when the said Corporation exercises its power under section 21 of the said Act in the matter of appointing one or more Advisory Committee or Committees for the purpose of assisting it in the efficient discharge of its functions. However when at a meeting of the Board or Advisory Committee any loan proposal relating to said Union Territory or any other matter concerning the said Territory is to be considered at such a meeting or Committee a representative of the said Union Territory duly authorised by the Administrator shall be invited by the said Corporation and the views of the above said representative shall be given full weightage.

(8) Without prejudice to the provisions hereinabove contained for exercise of the several functions of the State Government under the said Act by the Government of Gujarat the parties shall act according to the Act and the rules framed thereunder and it will not be necessary for Government of Gujarat to consult the Administration of Union Territory except where for special reasons the Government of Gujarat finds it necessary to consult the Administration of Union Territory in any matter. The consultation hereinabove contemplated will ordinarily be by correspondence between the parties hereto but in matters considered by the Board to be of vital importance, consultation may take place at a meeting of two representatives of the Government of Gujarat and one representative of the Administrator of the said Union Territory.

(9) The Corporation shall open a branch office at Udhna or Surat and this branch office will serve the said Union Territory from there.

(10) Copies of all reports of inspection and various returns as are required to be furnished to the State Government under sections 37A and 38 of the said Act shall also be furnished by the said Corporation to the Administrator of the said Union Territory.

(11) The Managing Director shall visit and stay at Silvassa for such number of days as may be necessary in view of the work requiring his presence there, as and when found necessary on request of the Administration.

(12) In the event of any dispute or difference between parties hereto arising out of this agreement, the same shall be referred to the Secretary, Ministry of Finance (Department of Economic Affairs) Government of India whose decision shall be final and binding on the parties hereto.

In WITNESS WHEREOF this agreement is executed by the respective authorised representatives of the parties in the 17th year of the Republic of India on 19th day of January, 1967.

Signed, sealed and delivered by  
Shri K. T. Satarawala, Secretary  
to Government Industries, Mines  
and Power Department for and  
on behalf of the Governor of  
Gujarat in the Presence of :—

SEAL

- (1) Sd/- (B. V. Antani), Under Secretary to the Government of Gujarat, Industries, Mines and Power Department.
- (2) Sd/- (A. S. Bukhari), Under Secretary to the Government of Gujarat, Industries, Mines and Power Department.

Signed sealed and delivered by  
Shri K. R. Damle, Administrator  
for the Union Territory of Dadra  
and Nagar Haveli acting for the  
President of India, in the presence  
of —

1) Sd - (J. Silveira), Private  
Secretary to the Lieutenant  
Governor Goa Daman  
and Diu

Sd - (V. Ramamurthi)  
Accounts Officer, Dadra  
and Nagar Haveli Admini-  
stration

Authorised for issue  
Sd ILLEGIBLE  
in presence of the Administrator,  
Dadra and Nagar Haveli,  
Silvassa.

